

. MARCOS Writes: I am the current M-! who can only explain the real history of the Gold that belong to My Father and the 200 royal families world that Struck and Karen Hudes are both off base together and, they are doing this to position their claimed about my gold that belong to ours families and other royal families AND THE CITIZEN OF THE WORLD..

<http://www.nesaranetwork.com/2014/11/09/a-marcos-writes-i-am-the-current-m-who-can-only-explain-the-real-history-of-the-gold-that-belong-to-my-father-and-the-200-royal-families-world-that-struck-and-karen-hudes-are-both-off-base-togethe/>

**A. MARCOS Writes: I am the current M-! who can only explain the real history of the Gold that belong to My Father and the 200 royal families world that Struck and Karen Hudes are both off base together and, they are doing this to position their claimed about my gold that belong to ours families and other royal families AND THE CITIZEN OF THE WORLD..**

Posted on [November 9, 2014](#) by [V.K. Durham](#)

I [am](#) the current M-! who can only explain the real history of the Gold that belong to My Father and the 200 royal families world that Struck and Karen Hudes are both off base together and, they are doing this to position their claimed about my gold that belong to ours families and other royal families AND THE CITIZEN OF THE WORLD.. BECAUSE UNDER THE LAST WILL AND TESTAMENT OF MY FATHER WAS SIGNED 1984 AND REGISTERED IN 10 THOUSAND DIFFERENT PLACES INCLUDING ALL THE BANKS ALL AROUND THE WORLD. THEY ALL ARE IN VIOLATION OF THE TREATY , THE COLLATERAL PROGRAM HAS, 40 ,000 BOXES OF OBLIGATION WERE ISSUED AND TRADED BY THE WORLD BODY, IMF, WORLD BANK Federal Reserve Bank and US Treasury and other Central Banks 250 Prime Banks, 20% OF THE PROCEEDS FROM THE TRADE WERE DEPOSITED IN TWO OF MY MOTHER ACCOUNT LSM-666 AND THE ALPHA DE OMEGA ACCOUNTS FOR THE MAIN PURPOSES OF PAYING NATIONAL DEBT OF EACH NATION AND THE DEBT OF ALL CITIZEN OF THE WORLD AND ALSO TO PROVIDE THE WORLD WITH GLOBAL INFRASTRUCTURE DEVELOPMENT WORLD WIDE AND TO FUND ECONOMIC PROBLEMS AND PROVIDE HOUSING , HEALTH , EDUCATION AND FOOD FOR EVERY CITIZEN AND TO RELEASE ALL CITIZENS FROM BONDAGE BECAUSE THEIR NAMES WERE ALSO USED BY COUNTRIES AS COLLATERAL FOR THE DEBT OF NATIONS. Under UCC LAW.

The World Bank is the Number One violator and the Federal Reserve Bank, the US Dept. of Treasury, IMF, AND BIS. THE GROUP OF BANKERS ASSOCIATIONS AND

OTHER WORLD BODY. If you look at the Charter of the United Nations, IMF and World Bank and also the Breton wood Convention and what they are all about, the obligations were issued to create a surplus of money to rebuild war-torn countries and to develop the economies globally for the benefit of ALL mankind. That is one of the main reasons that my Father assigned and transferred gold in so many nations. A total of 172 countries currently contain portions of the Marcos family gold and other assets and holdings all in order to help the world.

Please be informed that my Father and I are both Sovereign in Status and also have received Global Immunity to possess and obtain these assets from the very beginning as they are all Sovereign Wealth. It belongs to two-hundred royal families as it has for the last four-thousand years. Please go back and review the records of Task Force Rainbow which was a military operation led by General Douglas Macarthur with the cooperation of the OSS on April 5 of 1933. MY FATHER BECAME A MEMBER OF OSS IN 1941 TO RECOVER ASSETS THAT BELONG TO THE MAHARLIKA KINGDOM WHICH IS THE CENTER OF THE GOLD TRADE CENTER THAT WAS STARTED WAY BACK 4600 YEARS OLD. In the meantime, the US government has only used the information about the Yamashita Gold so that they could unlawfully capture and control the treasures, gold and other assets that they recovered after the Japanese occupation ended rather than returning those assets to their rightful owners.

Now, those players like General Lansdale and Jose Diaz Santa Romana were originally members of the OSS and later became members of the CIA. MY FATHER CONTINUED THE OPERATION WHEN MACARTHUR ABANDONED US AND DECIDED TO GO TO AUSTRALIA. HE TOOK 4000 TONS OF GOLD TO AUSTRALIA AND DECIDED NOT TO TELL TRUTH TO WASHINGTON. MY FATHER MANAGED TO SEND 1 METRIC TONS OF GOLD. That is the only time that the US and Allied Nations believed that the world wealth was still sitting in the Philippines. When Macarthur and my Father went to Japan and captured Prince Chichibu and the other generals of the Japanese Imperial Army and made a deal with Emporor Hirohito that all people involved should cooperate fully to release all of the maps and other information regarding the Japanese looting of the gold and other assets. At that time, the Japanese and Allied Nations were only concerned about the war loot of the Japanese from China and the other Asian countries that were occupied by Imperial Japan. I became part of that task force when I was only eight years old in the year 1950 when my father used to take the Japanese soldiers and other government officials to explain how their operations were conducted. After my tour of duty in Vietnam as a member of the elite intelligence units and as a operative for the CIA, I started a Task Force Restoration in order to revive and renew the efforts started by my father under Task Force Rainbow. Task force restoration was composed of 3000 men where task force rainbow was composed of only 1000 men and another two task forces were lead by Orlando Dulay whose task force was Masagana. Task Force Liwayway was lead by Fabian C. Ver. Three task forces were stabilized and with the cooperation of the CIA, I managed to create different accounts and also different deposits, some of which were transported outside the country in to a total of 56 countries.

It was during that operation when i was directly responsible for the discovery of the other sites and deposits when I fell on one of the deposit areas 600 meters down on the underground river and when i came out, i discovered this under ground City underneath the Japanese sites in the Mountainous places of Marag Valley. I saw a bunker that seemed to be floating in the air and it had it s own electricity and its own air ventilation inside, automated ... a rather odd feature at such an early date. The bunkers were made out of a strange metal, which when i managed to open them , inside, were much more advanced and sophisticated in nature and when we did the carbon dating on one of the gold deposits. it was dated and shown to be 4,700.years old. We have total of 263 underground bunkers, 172 underground vault and 850 sites.

We are talking about several million metric tons of gold. We only declared 1,5 million metric tons. so, if this knowledge of mine was shared with the world which is what I want. our world will become a better world.

My request to the government body and international organizations is to allow me to share the funds world wide and let me use them for development and humanitarian causes and also to elevate the status of people. Removed poor people will became middle class and we will also create another class which is super rich.

I [am](#) working to introduce the initial Global debt Facility and Global Debt Forgiveness Program and a redistribution of funds through a [credit](#) Card System. 1 million USD for each citizen of the world, though It can only be used for Education of his /Her Children, medical or Health, housing for families and for food. Other programs are in the works as well though this one is one of the first that will be implemented.

Select comment

V.K. Durham

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Submitted on 2014/11/09 at 10:05 [am](#) | In reply to Angel Ferdinand Marcos.

Thank you for writing about the Marcos situation. My husband worked closely with Marcos and the placement of the gold around the world, check it out.. his name was Col. Russell Herrman-Herman. That being said I will further state Karen Hudes is another US DISINFORMATION PLANT just as the Doris and E.J. Ekker of the Global Alliance Investment corporation which caused so many problems in the Global Banking, Financial and Global Economics with Non Authorized Gold Collateral allegedly authorized by my husband i.e., Russell Herman when the man owned nothing, nothing at all.

Please read the following, to wit;

<http://www.nesaranetwork.com/2014/04/01/struck-and-k-hudes-covering-up-using-ferdinand-marcos-alleged-gold-for-missing-u-s-t-gold/>

STRUCK AND K. HUDES COVERING UP USING FERDINAND MARCOS ALLEGED GOLD FOR MISSING U.S.T. GOLD?

Posted on April 1, 2014 by V.K. Durham Leave a comment

V.K. DURHAM AGREES!

ANOTHER CON JOB FOR THE RECORD — STRUCK / HUDES HAVE NOTHING WHERE DID THE PHILIPPINE GOLD GO? March 7, 1995. Hon. Sofronio C. Sayo, Presiding Judge signed and sealed MANILLA CT. ORDERS Sheriffs to collect/withdraw/confiscate all Gold Bullion including its cash deposits which are in the account of the late President Ferdinand E. Marcos

<http://nesaranews.blogspot.com/2014/02/where-did-philippine-gold-go-march-7.html>

August 4, 1993

FIRST FINANCIAL AUDITS OF IRS

REVEALED SERIOUS PROBLEMS

GAO United States General Accounting Office August 4, 1993

Testimony Before the Committee on Governmental Affairs United States Senate

FINANCIAL MANAGEMENT

First Financial Audits of IRS and Customs

Revealed Serious Problems

Statement of Charles A. Bowsher Comptroller General of the United States read

more: <http://www.theantechamber.net/UsHistDoc/IrsAudit93/Irs8493AuditIndex.html>

[ON A PERSONAL NOTE; Sounds as though a "whole lot of scrambling is going on" and nothing to fall back on but murder, money laundering, economic espionage, financial terrorism involving the parties who failed the agreement with the feds to split 50-50 all monies taken down off shore by forgery and fraud involving the alleged MARCOS GOLD and black and white copies of the following to wit;

DOCUMENTATION/VALIDATION OF Durham (Intl. Ltd;) Holding Trust, Tias 12087

Documents of Recorded

Record <http://www.theantechamber.net/Vk2009/DocumentationValidation.htm> .

I truly miss those days working with Sherman Skolnick whom I met through my husband Russell Herrman-Herman years ago as he and Sherman also worked on investigating the Chicago LaSalle Banking Corruption tied directly to the White House Executive Branch and US HOUSE AND SENATE MEMBERS. V.K.D.]

FOUND THIS OVER ON RMNews today.

DAVID CRAYFORD – ANOTHER CON JOB FOR THE RECORD — STRUCK / HUDES HAVE NOTHING

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=304029>

Posted By: igots2no [Send E-Mail]

Date: Tuesday, 1-Apr-2014 08:58:16

Dear Dimce,

Reference to the Bilateral Minesfield Breakthrough Successor Agreement.

Previously I have stated that there are discrepancies between our Official Copy of the said document and that which Wolfgang Struck has publicly displayed, even the additional Page 1 Struck later displayed that shows a difference even to the Page 1 he previously displayed.

Please allow me to address some very important issue reference to this document.

This Agreement was entered into and executed under the Law of the Philippines, not International Treaty Law / International Law, so at the time it was subject only to Philippine Law.

That is very strange in itself because from 1945 when the Trilateral Trillennium Tripartite Gold Commission (TTTGC) were appointed as Administrators and Managers of all assets of the Collateral Collateral Accounts, such assets were under the direct and inviolate control of the TTTGC, subject only to the Seal and Signature of the Master Holder at the time which was Ferdinand Marcos.

If one reviews the document there is no seal or the three signatures of the TTTGC, so this agreement was, based upon the above factors, unlawful.

This was further proven several times over the succeeding years via various Court cases in the Philippines brought by the Tallano Family who claimed that these assets together with large tracts of land in the Philippines, belonged to them.

Ferdinand Marcos successfully defended these actions by the Tallano Family, proving that the Tallano Family held no legal right to either the assets of the large Tracts of Land in the Philippines.

This is a very long story which spans centuries, whereas it derives from when the Spanish seceded ownership of the Philippines to America, who in 1946 seceded ownership (By Philippine Independence) to the Philippine People.

Furthermore, this agreement was written on the letterhead, of the time, of the Central Bank of the Philippines who held no authority to enter into such an agreement. This is further supported with documentary evidence by the fact that Jose Antonio Diaz (aka Severino Sta. Romana) was a CIA operative and Vatican Ambassador who had worked with General MacArthur and General Lansdale stealing these assets from the Philippines virtually following their secretion by the Japanese in caves, purpose built tunnels, and bunkers based upon the 1920/1 London Treaty.

In fact there were numerous companies purposely incorporated by Severino Sta Romana whom became the owners of the stolen assets. Those companies are, and have been for decades, part of the Collateral Accounts after being sequestered as stolen property.

I won't enter into further explanation of this matter because I have stated it all before within some very long articles.

This agreement was invalid and unenforceable under the 1945 side Treaty to the Bretton Woods Treaty that initiated and institutionalised the TTTGC.

This unlawful factor was also noted, and an Official Copy attached to the 1976 Private Agreements between Ferdinand Marcos (Master Holder and known as M1) and the successor to Ferdinand Marcos (the new Master Holder Holder and now known as M1).

This was not a singular issue as other unlawful agreements by the World Bank, UN and various Agents of America, were also attached to the 1976 Private Agreements.

The basic content and principles of this agreement where later incorporated within the 1980 Treaty Agreements which was executed by 746 official representatives of 203 countries, plus the World Bank Group, the IMF, The European Central Bank, The International Criminal Court, The Financial Action Task Force, International Court of Justice, and all the International Development Banks. The content of this 1980 agreement is enlightening and certainly revealing because all the signatories agreed, confirmed and assented to Ferdinand Marcos's position as Master Holder and M1 and his full legal rights as Master Holder and M1.

This 1980 Treaty Agreement was initiated by Ferdinand Marcos whereby the execution of same by countries was suspended when Marcos was removed as President and

effectively arrested by the Americans, later dying in 1989.

Execution of this Treaty Agreement resumed in the mid 1990's after the UN and World Bank Group had inserted specific impostors, such as Anthony Santiago Martin (The original ASM having died 3 years before the death of Marcos), so that they (the World Bank Group, the UN and the IMF, could control, unlawfully, the Collateral Accounts contrary to the 1988 Agreements and the 1995 Treaty Agreements between Nations and the later 2012 Treaty Agreements between Nations.

I keep reiterating the fact that people can not take just one small part of this whole issue and believe they have the whole story. Such a situation is absolutely impossible, yet people like Struck, Keenan, Hudes, and others continuously insist they have the authority or they have the whole picture.

If any of these people enter into any Agreements / Contracts / Powers of Attorney / Trusteeship, etc, such documents are not worth the paper they are written on, and the people involved hold no power, control, or authority whatsoever over the Collateral Accounts or any assets of the Collateral Accounts.

Let me continue with this BILATERAL MINESFIELD BREAKTHROUGH SUCCESSOR AGREEMENT that has suddenly become paramount in the eyes of Struck and Hudes. There are several discrepancies between the Official Copy that we hold and what Struck has publicly displayed.

. Well done RJC. The CLOAKED IN SECRECY stamp appears to be a Photoshop job. The Font used on Struck's documents is slightly different to the actual stamp on the Official Copy. Not only is The CLOAKED IN SECRECY on Struck's copy slightly smaller, its positioning is slightly different also.

The CLOAKED IN SECRECY is not actually stamped on page 6 of the Official Copy of the document, yet it appears of Struck's copy. On the Official Copy is a Legal Seal underneath of which is the date stamp 1950.

. On the Official Copy and set within 3 separate sections are the words "For the Time Being", whereas on Struck's copy this has either been removed or replaced with "For a Time Being". The legal difference between "a" and "the" is quite significant.

. On the Signature Page (Page 5) of the Official copy there is a different type of Legal Seal affixed on the Right Hand side of the Page. There is no seal of Struck's copy.

. Again on the signature Page (Page 5) the Official Copy the position of the wording "Page 5 – 6" is lower in position than that shown of Struck's copy in which it is shown a lot higher in position. At the same time the "The CLOAKED IN SECRECY" stamp is slightly higher on the page of Struck's copy which gives a larger space between "Page 5 – 6" and "The CLOAKED IN SECRECY" on Struck's copy than that shown of the Official Copy.

There are other small discrepancies as well but I believe from what is stated above, we can unquestionably assume that Struck's copy is a Fake / Forgery (Filipinos are very good at forging documents) and of no significance, legal or otherwise, whatsoever.

Even if Struck insists that he has an original copy, the mere fact is, is that it is not legally valid or enforceable based upon the 1976, 1980, 1988, 1995, 2012 Treaties / Agreements as such documents were all superseded by the Treaties / Agreements as dated above.

There is one last point that I wish to mention here, being that the document is "CLOAKED IN SECRECY" or supposed to be, yet on Page 6 of 6 we find that the

document has been Notarised (Atty. Fred Ruiz Castro PTR No: 8369769) whereby such Notarisation registers the document whereby Notary Registers are open to the public and therefore it makes the document public which is totally contradicting the "The CLOAKED IN SECRECY" factor. The document can not be both. It is either "CLOAKED IN SECRECY" or "Notarised and Public".

The question here is WHY did Karen Hudes, as former Senior Legal Counsel for the World Bank, not recognise this fact, thus allowing herself and Struck to be ridiculed, and rightly so as it turns out.

That's all I need to say on the matter.

David P. Crayford.

and I agree, Mrs. Col. Russell Herrman-Herman aka

V.K. Durham, CEO Durham (Intl. Ltd;) Holding Trust, Tias 12087